

SALT LAKE DAILY HERALD

THURSDAY MORNING, MAR. 10, 1881.

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"AND WHAT, Colonel Ingersoll would be your plan for abolishing the liquor traffic?" said a *Courier-Journal* correspondent to that distinguished heathen. "I care nothing about it," replied Bob. "It is simply a question of intellectual development."

A BILL which passed the Arizona legislature has made the mining population pretty mad. It gives to lawyers a lien on the money or records of their clients to secure their pay. Why the miners are mad is because they wanted the law made general so as to give them a hold on property their labor had produced or secured. A lawyer was at the head of the committee to which the miners' bill was referred, and he recommended that it be not passed. It is not probable that any lawyers will be sent to the next legislature from mining districts.

PRESIDENT GARFIELD intimates to the temperance people that he is not a John B. Gough, a Neal Dow or any other thorough-going, winter and summer, and all time cold-water man; but he is temperate and a warm friend of the temperance cause. He will not hurt the cold-water cause, but it may be assumed from his remarks that the absence of wine from diplomatic and state dinners will not be noted circumstances at the White House during the coming four years.

THE LIQUOR LAW RULING.

The ruling by Chief Justice Hunter, on Wednesday, declaring a chief feature of the ordinance regulating the sale of intoxicating liquors void, on the ground that the license fee is excessive, amounting to a tax which the municipality had no right to impose, was very naturally the chief topic on the street yesterday afternoon. What gives the matter more importance at this time is the quite vigorous temperance movement now being prosecuted. Over one-third of the inhabitants of the city lately petitioned the Council to put further restriction upon the sale of liquor, and the Reform Club has been exerting itself earnestly to suppress intemperance. A temperance ward had not been promised, to sweep over the city which is purifying influence. But at the outset it is checked, if not rolled back with a dash that threatens to bring much evil. That unhappy consequences will follow the ruling is certain, for the community cannot escape injury to its morals, should the decision be sustained by the higher court to which the matter will doubtless be carried. Nor should the saloon-keepers regard the ruling as something that will benefit them. We shall say nothing concerning the conformity of the decision to the law, except that we believe his honor has been conscientious in the matter, as his own temperate habits and repugnance to wards saloons are quite well known. However, it seems a little strange that there should be such diversity of opinion among our chief justices as to how large a license fee can be regarded as reasonable, and therefore legal. A few years ago the ordinance held that \$900 a quarter was reasonable and exorbitant, in fact it amounted to a heavy tax upon the business, rather than a license fee for controlling it. The ordinance was declared void, and our recollection is that the chief justice (the late James B. McKean) was consulted in the premises before the new ordinance was passed. He thought \$500 per quarter was a reasonable license fee, and this was the sum fixed upon. In a case that came before Judge McKean he decided in favor of the city, holding that the Council had not exceeded its charter power to restrain the business. When Chief Justice Schaeffer came another case was made for him, and he also ruled in favor of the municipality. Chief Justice Hunter holds views different from those of his predecessors. The city should carry the case to the Supreme Court, and as soon as possible get an opinion that will at least stand while our present judges are in office.

LATEST TELEGRAMS.

FORTY-SIXTH CONGRESS.

LAST SESSION.

SENATE.

Washington, 9.—The Senate convened at noon. A telegram from the governor of Iowa was read, announcing the appointment of J. W. McMill to fill the unexpired term of Senator Kirkwood.

SENATORIAL CHAIRMANSHIPS.

Washington, 9.—The democratic caucus, with much difficulty, arrived at the conclusion to put Camden, of West Virginia, on finance committee. Many democrats demurred at this action, because Camden is president of a national bank and the democracy are opposed to national banks. He may even yet be changed. The democrats will complete the list and present it to the Senate tomorrow. They will be ratified on Friday probably. The caucus decided to assign Mahone to three or four committees, including railroad and military. The following chairmanships are agreed on: Finance, Sanitary, foreign relations, Johnston; finance, Bayard; appropriations, Davis, of West Virginia; commerce, Ransom; judiciary, Davis, of Illinois; military, Grover; naval, McPherson; postoffice, Maxey; public lands, Jones, of Florida; Indian affairs, Collier; pensions, Grover; claims, Jackson; public lands, Cull; territories, Jones; railroads, Lamar; revision of laws, Garand; agriculture, Slater; manufactures, Williams; education and labor, Bayard; mines and mining, Farley; District of Columbia, Harris; civil service, Walker; public buildings, Vest; improvement of the Mississippi River and territories, Jones; transportation routes to sea boards, Beck; private land claims, Edmunds; revolutionary claims, Anthony; engrossed bills, Conkling; enrolled bills, Pugh; rules, Morgan; to examine the several branches of the civil service, Hampton; census, Pendleton; library, Voorhees; presidential elections, Morgan; epidemic diseases, Harris; printing, Hill, of Georgia; contingent expenses, Vance.

Forgotten the Way.

Washington, 9.—There is some comment on the fact that Senator Conkling has not yet put in an appearance at the White House. As he has not crossed its threshold for over four years, it is suggested he may not know the way there. When Senator Blaine went to the White House with Garfield on inauguration day, it was just three years and seven months since he had visited the presidential mansion, or held any communication with its occupants.

A Remarkable Light.

Cleveland, O., 9.—The remarkable electric light manufactured here by the Brush Company to order for use in the British navy, and successfully tested yesterday, has 100,000 candle illuminating power. It is fifty times greater than the ordinary electric lamp for street lighting, and is believed to be the largest and most powerful light ever made with human hands. The light is so strong that a person fifteen miles distant can read by it.

Express Robbery.

Louisville, 9.—Later developments in the express robbery fasten the crime upon Frank Rose and Frank Bremer, uncle and nephew. The former is a brother of Valeco, recently general superintendent of the Adams and afterwards of the Union Express Company of this place, and is about 20 years old. The latter is a young man, about 21 years old. The amount obtained was \$4,700. Both are arrested.

BRIEF TELEGRAMS.

President Brand has started for Harrisburg to negotiate with the Rock.

Gen. and Mrs. Grant breakfasted with Garfield and family on Wednesday morning.

There was an unusually large number of callers on President Garfield on Wednesday.

In London \$200 bales of wool, chiefly Port Phillip and south, were sold on Wednesday.

W. McMill was appointed by Gov. Greer, of Iowa, to succeed Senator Kirkwood, resigned.

The arms bill was adopted in committee of the whole of the House of Commons on Wednesday.

The resignation of Congressman March, as chairman of the greenback committee, has been accepted.

Blaine says he never stated that an extra session would be called, and had never heard such a proposition discussed.

An amendment proposed to the arms bill, giving persons arrested under it the right to a jury trial, was rejected, 273 to 35.

T. M. Barker, clerk in the dead letter department at Washington, arrested for rifling dead letters, has been in the department twelve years.

The Crown Prince of Germany has purchased the "Neptune" and "Amphitrite" from Count Schoenben, Vienna, for 200,000 marks.

A passenger train on the Baltimore and Potomac was wrecked on Wednesday, by a washout; one fireman was killed and several persons injured.

John Hay, assistant secretary of the state department, has resigned on account of private engagements; he has consented to remain temporarily, however.

The exchanges of New York, last week, exclusive of stock operations, were the largest ever known, except during the first week of the year, and the first week in December 1880.

L. P. Morton called at the treasury department at Washington, on Wednesday, and spoke in opposition to the surrender by government of the legal tenders, as requested by national banks.

The congressional committee of the greenback party has issued an extravagant and wholly untrue statement regarding national banks, and attacking railroad, telegraph and other companies.

In the republican senatorial caucus at Madison, Wis., on Wednesday night, Angus Cameron, nominated for senator, there is great rejoicing among Milwaukee republicans in consequence.

The appointment of Messrs. Evans, Thurman and Howe as the United States monetary commissioners to the international monetary conference seems to give universal satisfaction, especially that of Julius Thutmann.

The New York *World* makes some very complimentary remarks concerning Garfield and his wife, saying he is destined to be an immensely popular chief magistrate, and that four years will not end his occupancy of the presidential chair.

Eastern commerce men are greatly agitated over the report of British Consul Crump regarding swine cholera. He refuses to give his source of information, and the opinion prevails that he is ignorant of the subject on which he has written and has been taken in by a hoax.

At the close of the treasury business at Washington, on Wednesday, Secretary Winmon had not rendered a decision on the request of national banks to be allowed to redeposit U. S. bonds in the treasury, and to draw the legal tenders recently deposited for the purpose of retiring circulation.

On Wednesday, Blaine addressed a note to the British legation, calling attention to the false statement of the British consul at Philadelphia in regard to the prevalence of swine cholera in the United States, and declaring that, from all the information at the command of the department, the report was entirely without foundation.

Three uncompromising chiefs and officers of the Indian bureau conferred with Secretary Kirkwood on Wednesday relating to the selection of land for them under the new treaty. They asked for grazing and agricultural lands, and said the Grand River, the place assigned them, did not afford such lands. Their requirements were noted and the conference adjourned for one day.

The Earthquake Horror. Rome, 9.—Details have been received of further horrors from Cassanese. Three hundred detached limbs and fragments of bodies were found from the ruins. A sadly interesting incident was that of a handkerchief fluttering from the top of a tottering building. Col. Paradisi mounted a ladder, and entering the window, reappeared with a woman, unhurt, but insane.

Benefactors. When a board of eminent physicians and chemists announced the discovery that by combining some well known valuable remedies with many were sceptical; but proof of its merits by actual trial has dispelled all doubt, and to-day the discoverers of that great medicine, Hop Bitters, are honored and blessed by all as benefactors.

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CENTAU LINIMENTS; the World's great Pain-Relieving remedies. They heal, soothe and cure Burns, Wounds, Weak Back and Rheumatism upon Man, and Sprains, Galls and Lameness upon Beasts. Cheap, quick and reliable.

1881.

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Sterling Silver and Plated Ware.

Agent for Lazarus & Morris' Spectacles and Eye Glasses.

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FOR SALE.

Estate of Jonas Erickson, Deceased.

NOTICE IS HEREBY GIVEN that, pursuant to the authority conferred upon the undersigned by the last will and testament of the said deceased, they will sell, at private sale, the tract situated on the State Road, a short distance north of the Little Cottonwood Creek, Salt Lake County, Utah, together with all the fixtures and Appurtenances, and the Stock of Merchandise therein contained, being a part of the assets of said estate.

Written proposals to purchase will be received by the undersigned, or by the Trustee of the said estate, at the office of J. L. Rawlins, 122 East Temple street, Salt Lake City, on or before the 10th day of March, 1881, at which time and place all bids must be made known to the undersigned.

Property open to inspection to such as may desire to purchase.

MARY J. ERIKSSON, JONAS H. ERIKSSON, Executors of the last will and testament of Jonas Erickson, deceased.

March 10, 1881.

NOTICE.

THE TAXPAYERS OF SALT LAKE County will please take notice that all Taxes now due for Territorial, School and County purposes, must be paid at my office, at the County Court House in Salt Lake City, at once, or they will be collected with costs, as provided by law.

GEO. CRISMON, Collector.

Collector's Office, Salt Lake County, Mar. 3, 1881.

TUTT'S PILLS!

AS AN ANTI-BILIOUS MEDICINE, FOR THE CURE OF BILIOUSNESS, INDIGESTION, AND ALL THE AFFECTIONS OF THE BOWELS.

AS AN ANTI-MALARIAL, FOR THE CURE OF MALARIAL FEVER, INTERMITTENT FEVER, AND ALL THE AFFECTIONS OF THE STOMACH AND LIVER.

WHOLESALE DEPOT, 35 N. 3rd St., N. Y.

TUTT'S HAIR DYE.

GRAY HAIR ON WITHNESS changed to a Glossy Black by the use of this DYE. It is made by a Natural Color, and is Instantaneously absorbed by the hair, and does not require any other treatment.

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NEW ARRIVALS OF FALL AND WINTER GOODS. Give Him a Call.

AT DUNFORD'S. LARGE SPRING ARRIVALS Ladies, Misses and Children's Fine Shoes & Slippers Gents' and Boys' FINE BOOTS AND SHOES.

Neat Fitting, Quality A 1. LOWEST PRICES AT DUNFORD'S

LEGAL NOTICE.

In the Probate Court in and for Salt Lake County, Territory of Utah.

In the matter of the Estate of Richard B. Margetts, Deceased.

PURSUANT TO AN ORDER OF said Court in said matter, notice is hereby given that Friday, the 18th day of March, A. D. 1881, at 10 a. m., of said day, at the County Court House in Salt Lake City, has been appointed by said Court the time and place for the hearing of a petition of Herbert Pembroke filed therein, praying that certain documents therewith filed, purporting to be the last will and testament of the said deceased, be admitted to probate, and that letters testamentary issue to petitioner, Catherine S. Margetts and Oscar H. Hardy; at which time and place all persons interested may appear and oppose the probate of said will.

D. BOCKHOLT, Clerk Probate Court, Salt Lake City, March 5th, 1881.

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Has the Largest Stock in His Line of any in the Territory.

He employs no Agents and does his own business.

A Fine Stock of Seeds on Hand At Residence, Corner Second East and Second South Streets.

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Of all kinds.

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"No matter what your ailment or ailment is, Hop Bitters will do you good."

"Remember, Hop Bitters never does harm, but good, always and continually."

"Purify the blood, cleanse the stomach and sweeten the breath with Hop Bitters."

"Quick nerves and healthy sleep in Hop Bitters."

"No health with inactive liver and urinary organs without Hop Bitters."

Try Hop Cough Cure and Pain Reliever.

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Great Bargains! Z. C. M. I. WINTER GOODS!

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WM. JENNINGS, Supt.

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The HERALD is kept on file at the office of L. P. FISHER.

LEGAL BLANKS.

THE FOLLOWING LINE OF BLANKS has been compiled with the greatest care and with the advice of the leading members of the legal fraternity of Salt Lake City. They are made to conform strictly to the law in every particular, and parties using these blanks will find them to be the best ever used in this Territory.

NOTICE OF MOTION, Undertaking on Attachment, Writ of Affidavit for Execution, Affidavit on Claim, and Delivery of Personal Property, Affidavit on Claim and Delivery of Personal Property, Subpoena.

APPLICATIONS FOR PATENTS OF MINES

1—Notice of Location, 2—Application for Patent, 3—Proof of Posting Notice, and Diagram of Claim, 4—Proof that Plat and Notice Remained Posted, 5—Register's Certificate of Posting Notice, 6—Proof of Publication, 7—Affidavit of \$500 Improvement, 8—Affidavit of Citizenship, 9—Certificate that no Suit is Pending, 10—Power of Attorney, 11—Notice of Application, 12—Certificate of Identity of Claim, 13—Statement and Charge of Fees, 14—Agreement of Publisher.

Subpoena, civil, criminal, Warrant of Arrest, Writ of Attachment, Affidavit for Commitment, Summons, Executions, Mistakes, Affidavits, Complaints, Complaints in Replevin, Bond in Replevin, Notice of Appeal, Undertaking on Appeal.

NOTARY PUBLIC: Protocols, Notices of Protest, Acknowledgments, Witnesses, Party known, Subscribing Witnesses.

MORTGAGES: Mortgage, general form, Chattel Mortgage.

DEEDS: Warranty, Warranty against Grantor, Quit Claim, Mining Claim, Townsite, Lease, Bargain and Sale.

MISCELLANEOUS: Power of Attorney (special), Promissory Notes, Certificate of Marriage (in color), Bond (General Form), Incorporation Bond, Official Bonds, Constable's Sale, Bills of Sale.

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WHOLESALE BUYERS will find our Spring Stock of Dry Goods, Fancy Goods, Millinery, Carpets, Curtain Net, Ladies' Suits, Dolmans, Ladies' Underwear, Ladies' Shoes and Children's Shoes and Slippers, Gents' and Boys' Boots and Gaiters, Gents' and Boys' Clothing and Hats and Caps, Notions, Etc., Larger, Better Selected and at Lower Prices than ever before.

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